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the day of hearing.

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DEPARTMENT OF THE INTERIOR.

commat in "Grinding Bills," for seven years from empiration of said patent, which inher place on the day of Control, 1987; a patient, which inher place on the day of Control, 1987; the Mith day of September, at 15 o'clock m; and all persons are notified, to sar and show reuse, if any they have, why said pottought not to be greated, reuse opposing the griension are required to fill in Patent Office their objections, specialty as for it in Ing. at least from fy days before the day of hearing; cottinent filed by either party, to be used at the hearing, must be taken and trausmitted in second-typith the rule of the office, which will be fur-do as application.

with the filter of the whole with a wind with the filter of an application and with a papers, relied upon as testimosticas and with the filter factor of the papers of the

DEPARTMENT OF THE INTERIOR.

UNITED STATES PAYER OFFICE,
WARRINGTON, June 33, 1896.
stitles of L. Q. C. Winkert, of Philadelsylvanie, praying for the extension of a
ted to him on the 25th day of October,
improvement in "Design for Oransealing

erdered that the said petition be beard at the Office on MORDAY, the 8th day or Ostober next, clock, m.; and all persons are notified to appear or came, if any they have, why said petition of to be granted. not to be granted.

ones up could the extension are required to file in assessible their objections, specially set forth in grant statements of their objections, specially set forth in extensive file of the statement of their statements of their statements of their statements of their statements of the order, much be farrith the rules of the effect, which will be far-

nest be filed in the owner, if any, within the may lasting; the arguments, if any, within the may large the lestimany of also, that this notice be published in the Radar and the Intelligencer. Washington, D. C., and Jored. American, Thinkelphin, Pumcylvania, where for three decountry weeks; the first of abilitation is the art clear winty department of the control of the control

BPARTMENT OF THE INTERIOR,

Owrras flavors Pavers Oprice,

washington, July 11, 1984.

a the petition of Linux Vais, Jr., of Sow York, H. Y.,

ying for the egiousion of a patent granted to him on
10th day of October, 1884, for an improvement in

orgins proof Plates for Door, fafe, Walls, Vanits,

'for sown years from the expiration of said

est, which takes place on the 19th day of October,

set.

ordered that the said petition be heard at the Blue on MONDAT, the let day of October next, clock m; and all persons are notified to appear w same, if any they have, why said petition of to be granted.

to be granted, opposing the extension are required to file in Office their objections, specially set forth in least facety depth polyrothe day of hearing, oy filed by either party, to be used at the gg must be taken and transmitted in second the rules of the office, which will be further the office which will be further or the office.

ting the arguments, if any, within one days his islanding in the islanding, and the Jettlefigureer, Washington, D. Cr., and the Jettlefigureer, Washington, D. Cr., and the Jettlefigureer, Washington, D. Cr., salve weaks; the first of said publication to farty days previous to the day of hearing. THOMAS HARCAND, Acting Commissioner of Fotonis. Hors of the shows papers will, plakshoop, are belief to the Pafant Office with a perser bits notice.

Age aling the leatimony.

Ordered, also, that the notice be published in the inverse accession, that the notice be published in the inverse accession of the proper state of the party has not aligned the Intelligencer, Washington, D. Or, and is the Fines, New York, B. Y., once a week for the succession of the publications to the state of said publications to a clean staty days previous to the day of hearing.

P. B.—Editors of the shower publication of Fines and their bills to the Patent time of the publication of the shower publication of the publication of the shower publication of the shower publication of the pu DEPARTMENT OF THE INTERIOR,

office on MUNDAY, the lat day of October sext, took on all persons are notified to appear we cause, if any they have, why said position to be granted sextension are required to fin in at least fecusty days before the day of hearing; and sextensive day before the day of hearing; more life taken and translated in second.

Acting Commissioner of Paleuts,
Acting Commissioner of Paleuts,
and send their bills to the Paleut Office with a paper
containing this notice.

jy16-law5w DEPARTMENT OF THE INTERIOR.

DEPARTMENT OF THE INTERIOR.

University Parish's Parish's Corner,

On the petition of D. D. Allen, of Adams, Massachusatta,
praying for the extension of a paint granted to him
on the 19th day of Outober, 1852 for an improvement to
'Tool far Guiting Fegs out of Hoot Solas' for seven
years from the expiration of said patent, which takes
place on the 19th day of October, 1852 for an improvement to
years from the expiration of said patent, which takes
places on the 19th day of October, 1852 for an improvement to
reast, at 19 o clock m; in the patent of the control of the co

NOTICE TO TAX PAYERS.

WATER HARISTHAN'S OFFICE, CITY HALL, July 23, 1806.
Owners of property for which water tax is due to the Corporation of Washington (which includes all property within the city limits which touches on any avenuation of the limits of the control of BANDOLPH COTES, W. R.

National Republican.

VOL. VI.

WASHINGTON CITY, D. C., THURSDAY MORNING, AUGUST 2, 1866.

ents of the Covernment my Published in this Paper by Authority of THE PRESIDENT.

scting clause and inserting in lieu thereof
the following: That any person who shall
offer or expose for sale any of the articles
named in schedule O, or in any amendments
thereto, whether the articles so offered or exposed are imported or are of foreign or domestic manufacture, shall be deemed the
manufacturer thereof, and subject to sill the
duttes, isbilities, and pensities imposed by
law in regard to the sale of domestic articles
without the use of the proper stamp or
stamps denoting the tax paid thereon, and
all such articles imported, or of foreign manufacture, shall, in addition to the import duties imposed on the same, be subject to the
stamp tax, respectively, prescribed in schedule C, as aforesaid: Provided, That when
such imported articles, except playing cards,
lucifer or friction matches, cigar lights, and
wax tapers, shall be sold in the original and
umbroken package in which the bottles or
other enclosures were packed by the manufacturer, the person so selling said articles
shall not be subject to any penalty on account of the want of the proper stamp.

That schedule B, preceding section one
bundred and seventy-one, be amended by
striking out all after the paragraphs relating
to "gauger's returns" and "measurer's returns;" and by striking out all from "recepts
for the payment of any sum of money," down
to "weigher's returns, if of a weight not exceeding five thousand pounds, ten cents; exceeding five thousand pounds, ten cents; exceeding five thousand pounds, ten cents; exceeding five thousand pounds, ten cents;
or the payment of any debt, exceeding
twenty-five
cents, "inclusive, and inserting in lieu thereof
the following: Receipts for any sum of money,"
down
to "weighter's returns, if of a weight not exceeding five thousand pounds, ten cents;
exc [Puntac-No. 111.] That section one hundred and fifty-eight be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That any person or persons who shall make, sign, or issue, or who shall cause to be made, signed, or issued, any instrument, document or paper of any kind or description whatsoorer, or shall accept, negotiate, or pay, or cause to be accepted, negotiated, or paid, any bill of exchange, draft, or order, or promissory mote for the payment of mousy, without the same being duly siamped, or having thersupon an adhesive stamp for denoting the tax chargeable thereon, and cancelled in the manner required by law, with intent to evade the provisions of this act, shall, for every such offence, forfeit the sum of fifty dollars, and such instrument, document, or paper, bill, draft, order, or note, not being stampod according to law, shall be deemed invalid and of no effect: Provided. That the title of a purchaser of land by seed duly stamped shall not be defeated or affected by the want of a peoper stamp or any deed conveying said land by any person from, through, or under whom his grantor claims or holdstitle: And provided further. That hereafter, in all cases where the party has not affixed to any instrument, and he or they, or any party having an interest therein, shall be subsequently desirous of affixing such stamp to such instrument, or if said instrument for its aid instrument for its aid instrument for the price of the proper stamp required by law, and of a penalty of fifty dollars, and where the whole amount of the tax denoted by the stamp required shall exceed the sum of fifty dollars, on payment also of interest, at the rate of six per centum on said tax from the day on which such stamp on on the payment of the price of the proper stamp to wuch instrument or copy, and note upon the margin thereof the date of his so doing, and the fact that such penalty of fifty dollars, on payment also of interest, at the rate of six per centum on said tax from the day of the said collector

[To be Continued.]

[PUBLIC—NO. 179.]

An Act to supply deficiencies in the appropriations for the service of the fiscal year ending June thirty, eighteen hundred and sixty-six, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated to supply deficiencies in the appropriated to supply deficiencies in the thirtieth of June, eighteen hundred and sixty-six, out of any money in the treasury not otherwise appropriated.

EXECUTIVE.

For contingent expenses of the executive

For contingent expenses of the executive effice, including stationery thereof, four thou-

omee, incituding stationery thereof, four thou sand dollars.

TREASURY DEPARTMENT.

Office of the First Comptroller:
For the employment of temporary clerks in said office, two thousand five hundred dol

in san disc, the large of the Currency:
For compensation of the Comptroller, deputy comptroller, clerks, messengets, and laborers, thirty thousand dollars.

LIGHT-HOUSE BOARD.

For contingent expenses, viz: For stationery, miscellaneous expenses, and postage, and renewing furniture and cases in the office, one thousand dollars.

For stationery for the Treasury Department and its various bureaus, twenty thousand dollars.

in the extension, viz:

For contingent expenses, viz: For fuel, labor, light, and miscellaneous items, twenty For rent of buildings for the accommoda-tion of clerks who cannot be accommodated in the Treasury building, five thousand dol-

right acquired in good faith before the stamping of such instrument or copy thereof, and the recording thereof, as herein pro-vided, if such record be required by law, shall in any manner be affected by such stamping as aforesaid.

That section one hundred and sixty-three DEPARTMENT OF THE INTERIOR.

the dome of the Capital, at seven hundred and twenty dollars such, for the facal year ending June thirty, eighteen hundred and sixty dollars.

For navy hospital at Washington, District of Columbia, thirty thousand dollars.

The compensation of the deputy solicitor of the Court of Claims shall be, from and after June thirty, eighteen hundred and sixty-six, three thousand and five hundred dollars.

The compensation of the deputy solicitor of the Court of Claims shall be, from and distry-six, three thousand and five hundred dollars, spayable quarterly out of any money in the treasury not otherwise, appropriated, dollars, payable quarterly out of any money in the treasury not otherwise appropriated, of supply the deficiency for salaries and commissions of registers and receivers of the district is and offices for the year ending June thirtieth, eighteen hundred and sixty-six, forey thousand dollars.

For salary of marshal of the eastern district of New York from March twenty-second, eighteen hundred and sixty-six, two hundred and fifty-five dollars and fifty-five cents.

PUBLIC BUILDINGS AND GROUNDS.

To complete the sever through the botanic garden, fifteen thousand dollars.

PUBLIC BUILDINGS AND GROUNDS.

To complete the sever through the botanic garden, fifteen thousand dollars.

PUBLIC BUILDINGS AND GROUNDS.

To complete the sever through the volume of the performance of such work and the furnishing of materials therefor in the two newspapers in the city of Washington authorised to yublish the official advertise, ment, the presence of the Secretary of the Interior, and the work shall be then let to the person, who shall have effored to do the same and furnish the materials at the lowest rates and aggregates and the same shall be been good officed for the performance of his centract; and the Commissioner of Public Buildings in the presence of the Secretary of the Interior, and the work shall be then let to the person, who shall have effored to do the same and furnish the materials at the lowest rates and aggrega PUBLIC BUILDINGS AND GROUNDS.

To complete the sewer through the botanic garden, fifteen thousand dollars: Provided, That the Commissioner of Public Buildings shall advertise for two weeks for sealed proposals for the performance of such work and the furnishing of materials therefor in the two newspapers in the city of Washington authorised to publish the official advertisements, and at the expiration of such time, on a day to be specified in such advertisements, and at the expiration of such time, on a day to be specified in such advertisement, the proposals shall be opened by the Commissioner of Public Buildings in the presence of the Secretary of the Interior, and the work shall be then let to the person who shall have offered to do the same and furnish the materials at the lowest rates and aggregate, and who shall give proper security for the performance of his contract; and the Commissioner of Public Buildings is hereby required to report to Congress at the commencement of the next session a full statement of the expenditure of the present and past appropriations for this work, with the rates that have been paid for work and materials under each appropriation.

To enable the Commissioner of Public Buildings to reconstruct the lower water-closets of the Supreme Court-room; to place marble around the furnace register, by way of protection, and to make such other improvements as the Chief Justice of the Court may deajre, one thousand five hundred dollars.

may desire, one thousand five hundred dollars.

To repair the planking and for other repairs to Long bridge, over the Potomac, three thousand dollars.

For iron seats for the public grounds, one thousand dollars.

To enable the Commissioner of Public Buildings to make such alterations in the arrangement of the business offices in the President's house as the President may desire, two thousand dollars.

For repair of one of the green-houses at the President's, five hundred dollars.

For annual repairs of the President's house, six thousand dollars, for the year ending June thirtieth, eighteen hundred and sixty-seven. To complete the repairing and furnishin of the President's house, twenty thousan

For the Senate folding room, six thou

[Public-No. 180.1

An Acr to protect the revenue, and for other

To complete the repairing and furnishing of the President's house, twenty thousand dollars.

To meet a deficiency in lighting Bridge and High streets, Georgetown, for the three months of the last fiscal year, eleven hundered dollars.

To so alter the roof-gutters at the President's house as to prevent injury by overflow of water, three thousand dollars.

For the additional twenty per centum of Claims from January twenty-ninth to June thirtieth, eighteen hundred and sixty-six, sixty-seven dollars and twenty cents.

To ventilate the bath-room of the House of Representatives, two hundred dollars.

To alter and repair the building in the city of Philadelphia belonging to the United States, known as the Fennsylvania Bank hulding, so as to render it suitable for the occupancy of the appraisers connected with the customs at Philadelphia, under the direction of the Secretary of the Treasury, twenty thousand dollars.

INDIAN DEPARTMENT MISCELLANEOUS. For the general incidental expenses of Indian service in Nevada, presents of goods, agricultural implements and other useful articles, and to assist them to locate in permanent abodes and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, twenty-five thousand dollars; of which amount the sum of nine thousand seven hundred and twenty-three dollars shall be paid to James W. Nye, late governor and superintendent of Indian affairs for Nevada, for balance found due him.

For additional compensation to the publishers of the Statutes at Large, tweaty-four hundred and fifty-seven dollars and twenty-orie cents. INDIAN DEPARTMENT MISCELLANEOUS

handred and lifty-seven dollars and twentyore cents.

To pay the salary of Edward Jarvis, from
January first, eighteen hundred and sixty.
five, to May thirty-first, eighteen hundred
and sixty-five, for digesting the facts as to
mortality and diseases, collected by the census marshals in eighteen hundred and sixty,
seven hundred and fifty dollars.

To enable the Secretary of Siate to remove his office and contents, twenty-five
thousand dollars, in addition to the sum
heretofore appropriated.

To enable the Secretary of War to make
the pay of the persons employed at any time

and the recording thereof, as herein provided, if such records the required by such a stamping as sforesaid.

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The scotian one hundred said sixty-six for the same six sauce, or by whom the same is issued, or by whom the same is sound, or six for small sixty six for the said sixty-six for the same is sound, or six for small six for small six for small sixty six for the said sixty-six, for the same six sound, said the created and sixty-six for remove for consumption or stamps indicating the tax controls shall make prepare, and set in six for small sixty six for remove for consumption or stamps indicating the same and insarting in lieu thereof the standing out all after the enable six standing out six standing out all after the enable si

tity than herein provided for, shall be forfeited to the United States.

Sec. 2. And be if further enacted, That,
the second proviso in section four of an set
emitted "An act smendatory of certain acts
imposing duties upon foreign importations."
approved March three, eighteen hundred and
sixty-five, shall be construed to include any
ship, vessel, or steamer to or from any port
in the Sandwich Islands or Society Islands.

Sec. 3. And be if further enacted, That
so much of an act entitled "An act to authorise protection to be given to citizens of the
United States who may discover deposits of
guano," approved August eighteen, eighteen
hundred and fifty-six, as prohibits the export
thereof, is hereby suspended in relation to all
persons who have complied with the provisions of section second of said act, for five
years from and after the fourteenth day of
July, eighteen hundred and sixty-seven.

Sec. 4. And be if further enacted, That
all laws and parts of laws allowing fishing
bounties to vessels hereafter licensed to engage in the fisheries be, and the same are
hereby, repealed: Prosvided, That, from and
after the date of the passage of [t]his act,
vessels licensed to engage in the fisheries
may take on board imported sait in bond to
be used in curing fish, under such regulations
as the Secretary of the Treasury shall prescribe, and upon proof that said sait has been
used in curing fish, the duties on the same
shall be remitted.

Sec. 5. And be it further enacted, That,
after the passage of this act, all goods, wares
or merchandise striving at the ports of New
York, Boston, and Portland, or any other
port of the United States which may be
apecially designated by the Secretary of the
Treasury, and destined for places in the adjacent Hritish provinces, or arriving at the
port of Point Isabel, Texas, or any other
port of the United States which may be
specially designated by the Secretary of the
Treasury, and destined for places in
the protection of the revenue, as the Secretary
of the United States fro

any money in the treasury not otherwise appropriated, viz:

For compensation of the depositary at Santa Fe, New Mexico, per act of March third, eighteen hundred and sixty-three, one thousand dollars.

For salaries of additional clerks and additional compensation of officers and clerks, under act of August sixth, eighteen hundred and forty-six, at such rates as the Secretary of the Treasury may deem just and reasonable, ten thousand dollars.

For compensation of two superintendents for the life-saving stations on the coasts of Long Island and New Jersey, per acts [of] December fourteenth, eighteen hundred and fifty-six, two thousand five hundred duffity-six, two thousand five hundred dollars.

For compensation of fifty-four keepers of

dred dollars.

For compensation of fifty-four keepers of stations, per same acts, six thousand dollars.

For salary of the superintendent of the building occupied by the Quartermaster General's office, two hundred dollars for the current fiscal year.

For contingent expenses of the Senate, viz:

For contingent expenses of the Senate, viz:

For the Senate folding room, six thousand dollars.

For additional messengers during the session, five thousand dollars.

Sec. 7. And be it further enacted. That the Secretary of War be directed to cause estimates to be made for the erection of suitable fire-proof buildings for the War Department in Washington, stating the location and price of the land, and plans and cost of necessary buildings to be reported at the next session of Congress.

Sec. 8. And be it further enacted. That section four of the act entitled "An act to provide for the payment of horses and other property lost or destroyed in the service of the United States," approved March three, eighteen hundred and forty-nine, be amended by striking out all after the enacting clause, and in lieu thereof inserting the words; "That the said Auditor shall, in all cases transmit his adjustment with all the papers relating thereto, to the Second Comptroller, for his revision and decision thereon, the same in all respects as is provided in the act of the second of September [seventeen.] eighteen hundred and eighty-nine.

Sec. 9. And be it further enacted, That the sum of five thousand dollars be and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to defray the expense of continuing the index to Senate list of private claims down to the present Congress, in pursuance of the order of the Senate, dated March sixteen, eighteen hundred and sixty-six.

Approved, July 28, 1866. AN Acr to protect the revenue, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That from and after the tenth day of Angust, eighteen hundred and sixty-six, in lieu of the duties now imposed by law on the articles mentioned and embraced in this section, there shall be ievied, collected, and paid, on all gueds, wares, and merchandise imported from foreign countries, the duties heretofore [hereinafter] provided, viz:

Oil cigars, cigarettes, and cheroots of all kinds, three dollars per pound, and, in addition thereto, fifty per centum advalorem: Provided, That paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein imposed upon cigars: And provided further, That on and after the first day of August, eighteen hundred and sixty-six, no cigars shall be imported unless the same are packed in boxes of not more than five hundred cigars in each box; and no entry of any imported cigars shall be allowed of leas quantity than three thousand in a single package; and all cigars on importation shall be placed in public store of bonded warehouse, and shall have been inspected and a stamp affixed to each box indicating such inspection, with the date approved July two, eighteen hundred and sixty-four, entitled "An act ha addition to the several acts concerning commercial intercourse between loyal and insurrectionary States, and to provide for the collection of captured and abandoned property, and the prevention of frauds in States declared in insurrection:" Provided, That such acts done or proceedings had under the two acts last aforesaid, or under color thereof, shall have been done and had under the authority or by the direction of the executive government of the United States: And provided further. That when a recovery shall have been, or shall hereafter be, had in any such suit or prosecution brought, or which may hereafter be brought, as aforesaid, the payment of the amount recovered as provided for in the sand twelfth section of the act approved March third, eighteen hundred and sixty-three, aforesaid, shall be made out of the moneys arising and obtained from the proceeds of sales and leases and fees collected and paid over to the government under the two acts approved March twelve, eighteen hundred and sixty-three, and July second, eighteen hundred and sixty-three, and July second, eighteen hundred and sixty-three, eighteen hundred and sixty-three, eighteen hundred and sixty-three and July second, eighteen hundred and sixty-three cancet. That

THE NATIONAL REPUBLICAN

Is published every morning (Sandays composit) by J. Hernzon & Co., R. all Ninth single, and in furnit to subscribers (by stryiors) at 10 counts per smooth. Mall exteriors (by stryiors) at 10 counts per smooth. Mall exteriors (b) or counts; (b).00 for months; and 50.00 for three months, foncertainly on counts. From apple one peac, \$100, 50.

Elagic ofpice, 5 counts.

THE WHERLY SATIONAL REPUBLICAN is published every Friday magaing : One copy one year OR OO; Three sepies one year, \$6.00; Ten sepies one

preparing, and packing for transportation or shipment. And all charges of a general character incurred in the purchase of a general invoice shall be distributed pro rata among all parts of such invoice; and every part thereof charged with duties based on value shall be advanced according to its proportion, and all wines or other articles paying specific duty by grades shall be graded and pay duty according to the actual value so determined: Provided, That all additions made to the entered value of merchandise, and if such addition shall exceed by ten per centum the value so declared in the entry, in addition to the duties imposed by law, there shall be levied, collected, and paid a duty of twenty per centum on such value; Provided, That the duty shall in no case be assessed upon an amount less than the invoice or entered value; Provided further, That nothing herein contained shall apply to long combing or carpet wools costing twelve cents or less per pound, unless the charges so added shall carry the cost above twelve cents per pound, in which case, one cent per pound duty shall be added.

Sec. 10. And be at further enacted, That the second proviso in section twenty-one of an act edititled "An act increasing temporarily the duties on imports, and for other purposes," approved July fourteen, eighteen hundred and sixty-two, which provides that any goods remaining in public store or bonded warehouse beyond three years shall be regarded as abandoned to the government, and sold under such regulations as the Secretary of the Treasury may prescribe, and the proceeds thereby, amended so as to authorize the Secretary of the Treasury in case of any sale under the said provision, to pay to the owner, consignee, or agent of such goods, the proceeds thereof, after deducting duties, charges and expenses, in conformity with the provision of the first section of the warehouse act of August six, eighteen hundred and forty-six.

Sec. 11. And be it further enacted. That during [the] period of one year from the passage of this act

consent of the Furited States, where the consent of the proper authorities of the proper authorities of the proper authorities of the proper authorities of the proper content of the proper states to another port or place therein, over the territory of said provinces or republic, by a providing and the proper of the proper sal kinds, three dollars per pound, and, in addition thereto, fifty per centum advalorems in addition thereto, fifty per centum advalorems in addition thereto, fifty per centum advalorems in addition thereto. By the continuation of the United States, and provided further, That paper cigars and cigars the imposed upon cisable to the same duties as are herein imposed upon cisable to the same duties as are herein imposed upon cisable to the same duties as are herein imposed upon cisable to the divided further. That on and after the divided further, That on and after the divided further. That on an after the divided further, That on an after the divided further. That on an after the divided further than the problem of the amount recovered, as provided for which may be contained in a single population shall be allowed of I depart the divided cigars is all be allowed of I depart the divided cigars is allowed to the property of the contained by an increased the public at the property of the contained by an increased the property of the premoved thereforem until the samual have been inspected and a stamp affect on with the case of the removed therefore the divided of the cost, and the secretary of the Treasury is hereby authorized to provide the requisite at the cost of the secretary of the Treasury is hereby authorized to provide the requisite at the cost of the country from whence the same shall be deferred in case of other imported in case of other imported in the importance of the country from whence the same shall be deferred on the provided. That brandy and other spirituous liquor imported in case of other imported in the time of the divided to the cost, or to the actual wholesale price or general market value at the time of the country from whence the same shall be defraced on the order of the packages of any capacity not less that that imposed upon distilled spinon with all the expenses included from the place of growth, production or reports, stationery, books, and the provided of the cost, or the actual whole